#### IN THE UNITED STATES PATENT & TRADEMARK OFFICE

Applicant:		)
11	FAHEY ET AL.	, )
		) Examiner A. Flanders
Appl. No.	09/972,381	)
		) Art Unit 2644
Confirm. No.	5141	)
		) Atty. Docket No. CS90041
Filed:	5 October 2001	)
Title:	"Mobile Wireless	Communication Handset with Sound

# PRE-APPEAL BRIEF REVIEW REQUEST

Mixer And Methods Therefor"

Assistant Commissioner for Patents Alexandria, Virginia 22313

Sir:

# Review Request, Rejection Summary & Claims Pending

The instant Request has been filed contemporaneously with a Notice of Appeal filed under 37 CFR 41.31 in response to a final Office Action mailed on 2 June 2006. No amendments have been filed under 37 CFR 1.116. Kindly review the instant application in view of the discussion below.

Claims 1-37 stand rejected under 35 USC 102(e) as being unpatentable over U.S. Publication No. 2001/017415 (Hruska).

Claims 1-37 are pending.

## **Allowability of Claims Over Hruska**

#### Allowability of Claim 1

In Hruska, the musical content consists of a MIDI file containing all the part patterns (musical tracks) and a control file containing control setting. Hruska, para. [0020-22 & 0024]. Hruska does not disclose an audio mix data reference file having reference data, wherein the reference file is stored separately from the soundtrack data file. In Hruska, the sound track data files (musical patterns) are stored as part of the MIDI file. The disclosure in Hruska, at para. 0038, of loading MIDI and control files into a computer program for auditioning and simulating the operation of a mobile device does not suggest "... storing the audio mix data reference file having the first and second reference data on the handheld mobile wireless communication device separately from the soundtrack data set file" as recited in Claim 1. Claim 1 is thus patentably distinguished over Hruska.

### Allowability of Claim 10

In Hruska, the musical content consists of a MIDI file containing all the part patterns (musical tracks) and a control file containing control setting. Hruska, para. [0020-22 & 0024]. Hruska does not disclose playing one or more soundtracks referenced in a reference file, wherein the reference file is stored separately from the soundtrack data file. In Hruska, the sound track data files (musical patterns) are stored as part of the MIDI file. The disclosure in Hruska, at para. 0038, of loading MIDI and control files into a computer

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program for auditioning and simulating the operation of a mobile device does

not suggest an "...audio mix data reference file stored separately from the

soundtrack data set file on the handheld mobile wireless communication

device" as in Claim 10. Claim 10 is thus patentable over Hruska.

Allowability of Claim 14

In Hruska, the musical content consists of a MIDI file containing

all the part patterns (musical tracks) and a control file containing control

setting. Hruska, para. [0020-22 & 0024]. Hruska does not disclose an audio

mix data reference file devoid of soundtrack data from the soundtrack data set

file. Thus Hruska cannot possibly integrate an audio mix data reference file

and a soundtrack data set file into a single audio format file wherein the audio

mix data reference file is devoid of soundtrack data from the soundtrack data

set file. In Hruska, there is no need for audio mix data reference files since the

sound track data files (musical patterns) are already stored as part of the MIDI

file. Claim 14 is thus patentably distinguished over Hruska.

Allowability of Claim 18

The Examiner's references to various passages of Hruska to

support the rejection are misplaced. At para. [0020], Hruska discusses a MIDI

file having a repeating musical pattern with 4 musical parts that may be

rearranged by a user. At para. [0088], Hruska discusses a user interface for re-

arranging and mixing musical songs, and particularly 3 different levels: a first

level for playing and mixing songs; a second level for instrument selection;

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and a third level for editing music. Hruska however fails to disclose dynamic

mixing of audio tracks that includes "... selecting a second soundtrack while

playing the first soundtrack" and "... playing the second soundtrack upon

selecting the second soundtrack while playing the first soundtrack." Claim 18

is thus patentably distinguished over Hruska.

Allowability of Claim 30

The Examiner's references to various passages of Hruska to

support the rejection are misplaced. At para. [0020], Hruska discusses a MIDI

file having a repeating musical pattern with 4 musical parts that may be

rearranged by a user. At para. [0088], Hruska discusses a user interface for re-

arranging and mixing musical songs, and particularly 3 different levels: a first

level for playing and mixing songs; a second level for instrument selection;

and a third level for editing music. Hruska however fails to disclose dynamic

mixing of a soundtrack and an audio characteristic for the sound track

including "... playing the selected audio characteristic of the first soundtrack

while playing the first soundtrack upon selecting the audio characteristic."

Claim 30 is thus patentably distinguished over Hruska.

Allowability of Claim 34

The Examiner's references to various passages of Hruska to

support the rejection are misplaced. At para. [0024], Hruska discusses a text

control file that specifies the initial state (ON or OFF) music file parts. In FIG.

2 of Hruska, discussed at para. [0025], the numerical values are indicative of

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notes and tempo. Hruska does not disclose soundtracks having differing time

intervals. Claim 34 is thus patentably distinguished over Hruska.

Allowability of Claim 37

The Examiner's references to various passages of Hruska to

support the rejection are misplaced. At para. [0020], Hruska discusses a MIDI

file having a repeating musical pattern with 4 musical parts that may be

rearranged by a user. At para. [0088], Hruska discusses a user interface for re-

arranging and mixing musical songs, and particularly 3 different levels: a first

level for playing and mixing songs; a second level for instrument selection;

and a third level for editing music. Hruska however fails to disclose dynamic

mixing of audio tracks wherein a second soundtrack or soundtrack

characteristic is played upon selection while a first sound track is playing.

Claim 37 is thus patentably distinguished over Hruska.

**Prayer For Relief** 

In view of the discussion above, the Claims of the present

application are in condition for allowance. Kindly withdraw any rejections

and objections and allow this application to issue as a United States Patent

without further delay.

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Respectfully submitted,

/ R K Bowler /

ROLAND K. BOWLER II 3 AUGUST 2006

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